	Case 3:17-cr-00567-M	IN THE UNITED	STATE	ed 03/27/18 S DISTRICT CO	Page 1 of :		
		FOR THE NORT			XAS U.S.	DISTRICT COURT	Г
		DAI	LLAS D	IVISION	NORTHE	EN DISTRICT OF T FILED	EXAS
UNIT	TED STATES OF AMERICA	A	§				7
			§ §		1 I N	IAR 2 7 2018	
V.			§	CASE NO.: 3:	7-CR-00567-N	7. Z 1 2010	
CED	RIC CHARLES WITCHER	(14)	§ §		CLERK, U	S. DISTRICT CO	ון אינוון
			J		Ву		24
		DEDODT AN	D DEC) OMMENDATIO)N	Deputy	300
				EA OF GUILT			
July	CEDRIC CHARLES WI	TCHER (14), by co	onsent, ı	inder authority o	f United States	v. Dees, 125 F.	.3d 261 (5th
Ur. 15 Indictr	997), has appeared before me	pursuant to Fed. R	t. Crim.I	P. 11, and has er	itered a plea of	guilty to Count((s) 22 of the $\frac{1}{2}$
subject	ment After cautioning and e ts mentioned in Rule 11, I de	xamining CEDRIC	. CHAK wilty ple	LES WITCHER	(14) under of	ath concerning of	each of the
charge	ed is supported by an indepen	dent basis in fact co	ontaining	each of the esse	ential elements	of such offense.	I therefore
recomi	mend that the plea of guilty I	be accepted, and the	at CEDF	RIC CHARLES '	WITCHER (14) be adjudged g	guilty of 21
USC §	841(b)(1)(C) Distribution of	f a Schedule II Cor	ntrolled	Substance and l	nave sentence i	mposed according	ngly. After
being i	found guilty of the offense by	the district judge,					
	The defendant is currently	in custody and shou	ld be ord	dered to remain i	n custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and						
	convincing evidence that the	nger to any oth	er person or the	community			
	if released.		J	1	<i>y</i>	F	
	☐ The Government do	1					
		oes not oppose relea		mont canditions o	fuologo		
	 ☐ The defendant has been compliant with the current conditions of release. ☐ I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the defendant is not likely to flee or pose a danger to the convincing evidence that the convincing evidence the convincing evidence that the convincing						to any other
	person or the comm	142(b) or (c).	to any other				
	☐ The Government of	nnasas ralaasa					
	The defendant has		with the	conditions of rel	lease		
	☐ If the Court accep					earing upon mo	ntion of the
	Government.					ama apon mo	violi of the
П	The defendant of 1	11		***			
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has						
	recommended that no sente	ence of imprisonme	nt be im	posed, or (c) ex	ceptional circu	mstances are cle	early shown
	under § 3145(c) why the def	fendant should not b	e detain	ed, and (2) the Co	ourt finds by cle	ear and convincin	ng evidence
	that the defendant is not like	ely to flee or pose a	danger	to any other pers	on or the comm	unity if released	1.
Date:	day of March, 2018				\rightarrow		
	,, ox 1.2010						
				-			_
				I MITED STA	THE MAGIET		

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).